

# Del Valle & Associates

Attorneys at Law  
445 Park Avenue  
New York, New York 10022  
(212)481-1900

Telesforo Del Valle, Jr.

Michael J. Sluka  
Lawrence D. Minasian

Lucas E. Andino  
William Cerbone  
Luis N. Colon  
Hon. Robert A. Sackett  
of counsel

Email: [tdvesq@aol.com](mailto:tdvesq@aol.com)

Fax. (212)481-4853

Leticia Silva  
Legal Assistant

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: <u>1/6/22</u>

January 6, 2022

MEMO ENDORSED

1/6/22

Modification as requested  
herein granted  
*Peter M. Mc*

The Honorable Colleen McMahon  
United States District Court  
United States District Court  
Southern District of New York  
500 Pearl St.  
New York, NY 10007-1312

-Via ECF-

Re: USA v. Antonio Yeris-Almonte,  
Case No. 18 Cr. 802 (CM)

Dear Judge McMahon,

Our office represents Mr. Antonio Yeris-Almonte in the above referenced matter.

On December 12, 2018, Mr. Yeris-Almonte was released on a two hundred thousand dollar (\$200,000.00) bond co signed by three financially responsible people. His current Conditions of Release include travel restrictions within the Southern and Eastern Districts of New York, and the Eastern and Middle Districts of Pennsylvania.

Mr. Yeris-Almonte respectfully requests a Bail Modification to allow him to travel to the District of New Jersey for work purposes.

U.S. Pretrial Services Officer Viosanny Harrison has no objections to this request. The Government, by way of A.U.S.A. Jessica Greenwood had no objections to this request.

Thank you for your consideration.

Sincerely,  
/S/ Telesforo Del Valle, Jr.  
Del Valle & Associates

Cc: A.U.S.A. Jessica Greenwood  
SDNY U.S. Pretrial Services Officer Viosanny Harrison